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,	Attorneys for Plaintiff	
	UNITED STATES DISTRICT COURT	
		T OF NEVADA
10	LADONAUGH HALL, an individual,	Case No.: 2:23-cv-01206-CDS-BNW
11		STIPULATION AND ORDER TO
12		EXTEND THE RENEWED MOTION TO COMPEL
13	FLIK INTERNATIONAL, a foreign	ARBITRATION BRIEFING SCHEDULE
14	CORP., d/b/a FLIK INTERNATIONAL, a	(FIRST REQUEST)
15	foreign corporation; DOES I-X, inclusive; and ROE CORPORATIONS I-X, inclusive,	[ECF No. 32]
	Defendants	
Plaintiff LADONAUGH HALL, by and through her attorneys of record, ADAI		
	FULTON, LTD., and Defendants COMPASS GROUP USA, INC. and FLIK INTERNATIONAL	
	CORP., by and through their attorneys of record, DAVID B. DORNAK, ESQ. and ALLISON	
	L. KHEEL, ESQ., of the law firm of FISHER & PHILLIPS LLP, hereby submit this Stipulation	
	and Order to Extend the Renewed Motion to	Compet Arolitation Briefing Schedule.
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	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	Nevada Bar No. 11572 afulton@jfnvlaw.com LOGAN G. WILLSON, ESQ. Nevada Bar No. 14967 logan@jfnvlaw.com JENNINGS & FULTON, LTD. 2580 Sorrel Street Las Vegas, NV 89146 Telephone: (702) 979-3565 Facsimile: (702) 362-2060 Attorneys for Plaintiff  UNITED STATI  DISTRIC  LADONAUGH HALL, an individual, Plaintiff  vs. COMPASS GROUP USA, INC., d/b/a FLIK INTERNATIONAL, a foreign corporation; FLIK INTERNATIONAL CORP., d/b/a FLIK INTERNATIONAL, a foreign corporation; DOES I-X, inclusive; and ROE CORPORATIONS I-X, inclusive,  Plaintiff LADONAUGH HALL, by  FULTON, ESQ. and LOGAN G. WILLS  CORP., by and through their attorneys of re L. KHEEL, ESQ., of the law firm of FISHE and Order to Extend the Renewed Motion to

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On September 3, 2024, Defendants filed their Renewed Motion to Compel Arbitration
[ECF No. 29]. Plaintiff's Opposition is due on September 17, 2024 [ECF No. 29]. The parties have
engaged in various discussions regarding the possibility of stipulating to submit the matter to
arbitration. However, as the Arbitration Agreement for Associates [ECF No. 18-1] is silent as to
the arbitration procedure, counsel seek an additional 14 days to confer with their clients and
contact various arbitration providers to further evaluate submitting this matter for arbitration prior
to the Court ruling on Defendants Renewed Motion to Compel Arbitration. This stipulation is
made in good faith to determine if the parties can agree on the arbitration procedure and the
arbitration provider regarding the same.

Dated: September 17th, 2024

## JENNINGS & FULTON, LTD.

## /s/ Logan G. Willson, Esq. ADAM R. FULTON, ESQ. Nevada Bar No. 11572 E-mail: afulton@jfnvlaw.com LOGAN G. WILLSON, ESQ. Nevada Bar No. 14967 E-mail: logan@jfnvlaw.com 2580 Sorrel Street Las Vegas, Nevada 89146 Attorneys for Plaintiff

## Dated: September 17th, 2024 FISHER & PHILLIPS LLP

/s/ Allison L. Kheel, Esq. DAVID B. DORNAK, ESQ. Nevada Bar No. 6274 ALLISON L. KHEEL, ESQ. Nevada Bar No. 12986 300 S. Fourth Street, Suite 1500 Las Vegas, NV 89101 Telephone: (702) 252-3131 Email: ddornak@fisherphillips.com Email: akheel@fisherphillips.com

Attorneys for Defendants

Based on the parties' stipulation, the deadline for plaintiff to respond to defendants' renewed motion to compel arbitration is extended, nunc pro tunc, to October 21, 2024.

UNITED STATES DISTRICT JUDGE

DATED: October 7, 2024

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